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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/759,920	01/12/2001	Wayne Kelly	MCA-489 US	2777
75'	90 07/03/2002			
MYKROLIS CORPORATION			EXAMINER	
129 CONCORE BILLERICA, M	O ROAD 1A 01821-4600		MENON, KR	ISHNAN S
			ART UNIT	PAPER NUMBER
			1723	5
			DATE MAILED: 07/03/2002	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No	).	Applicant(s)		
		09/759,920		KELLY ET AL.		
Office Action Summary		Examiner		Art Unit		
		Krishnan S Me	non	1723		
	ne MAILING DATE of this communication app	pears on the cov	er shee	t with the correspondence address		
Section for Da	anly					
THE MAI  - Extensions after SIX (  - If the perior  - If NO perior  - Failure to  - Any reply earned pa	TENED STATUTORY PERIOD FOR REPL' LING DATE OF THIS COMMUNICATION. s of time may be available under the provisions of 37 CFR 1.1 6) MONTHS from the mailing date of this communication. od for reply specified above is less than thirty (30) days, a repl od for reply is specified above, the maximum statutory period reply within the set or extended period for reply will, by statute received by the Office later than three months after the mailin itent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, h bly within the statutory will apply and will exp	minimum of ire SIX (6)	ay a reply be timely filed of thirty (30) days will be considered timely. MONTHS from the mailing date of this communication.		
Status	esponsive to communication(s) filed on <u>14</u>	June 20 <u>02</u> .				
	ti antian in EINAL 2b)⊠ TI	his action is no	n-final.			
/	THIS ACTION IS THE TELEVISION	uanco except fo	r forma	l matters, prosecution as to the merits is		
C	losed in accordance with the practice under	r Ex parte Quay	/le, 193	5 C.D. 11, 453 O.G. 213.		
Disposition	or Claims	on.				
4)⊠ CI	aim(s) 1-31 is/are pending in the application	awn from consi	deration	٦.		
	) Of the above claim(s) is/are withdra	awii iioiii oono.				
	laim(s) is/are allowed.					
	laim(s) is/are rejected.					
7) 🗌 C	laim(s) <u>2,23,25</u> is/are objected to.					
8)□ C	laim(s) are subject to restriction and	/or election req	uiremer	II.		
<b>Application</b>	n Papers					
9)[] Th	ne specification is objected to by the Examir	ner.		- by the Evaminer		
10)∐ Th	ne drawing(s) filed on is/are: a)□ acc	cepted or b) L o	ojected t	0 by the Examiner.		
	that any objection to	the drawing(s) b	e neia in	abeyance. See 57 Of 11 1.00 (1.7)		
11) 🔲 Th	Applicant may not request that any objection to ne proposed drawing correction filed on	is: a)[_] apr	roved t	o) disapproved by the Examiner.		
	If approved, corrected drawings are required in	reply to this Olik	e action			
12)∏ TI	he oath or declaration is objected to by the	Examiner.				
	and 120					
121 /	Acknowledgment is made of a claim for fore	eign priority und	er 35 U	.S.C. § 119(a)-(d) or (f).		
2/L   13)FT <sub>4</sub>	All b) Some * c) None of:					
ا ا	Cortified copies of the priority docume	ents have been	receive	ed.		
a Continue of the priority documents have been received in Application No						
	3. Copies of the certified copies of the p	oriority docume	nts have Rule 17.	e been received in this National Stage 2(a)).		
* S	Office action for a	iisi oi iiie cetui	eu copi	00 1101 1000		
14) 🖾 A	cknowledgment is made of a claim for dom	estic priority un	uei 30	U.S.C. § 119(e) (to a provisional application).		
	The translation of the foreign language Acknowledgment is made of a claim for dom	nrovisional abl	olication	i nas been received.		
Attachment						
1) Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Review (PTO-948) nation Disclosure Statement(s) (PTO-1449) Paper No	s) o(s) <u>2</u> .	5) 🔲 N	nterview Summary (PTO-413) Paper No(s) Notice of Informal Patent Application (PTO-152) Other:		
U.S. Patent and Ti				Part of Paper No. 5		

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### **DETAILED ACTION**

#### **Priority**

Applicant's claim for domestic priority under 35 U.S.C. 119(e) is acknowledged. However, the provisional application upon which priority is claimed fails to provide adequate support under 35 U.S.C. 112 for claims 3,4,9,10, of this application. The referenced claims depend on the "zeta potential" of the filter. However, the provisional application number 60/176363 does not specify the zeta potential for the filters. Moreover, the figures 3-9 in the provisional application do not seem to agree with the figures 3-7 of the instant application. Figures 4-7 in the instant application and the corresponding disclosure in the specification seem to be new matter when compared to the figures in the provisional application.

### Claim Objections

Claim 2 is objected to because of the following informalities: the phrase "wherein the fluid is an aqueous ..." is repeated. Appropriate correction is required.

Claim 25 is objected to because of the following informalities: "acrylamide monomers" is repeated. Appropriate correction is required.

## Claim Rejections - 35 USC § 112

1. Claim 31 is rejected under 35 U.S.C. 112, first paragraph, as containing subject matter which was not described in the specification in such a way as to enable one skilled in the art to which it pertains, or with which it is most nearly connected, to make and/or use the invention. The term "...pores filter..." is ambiguous, and the ".. diameter between ..." reads as if that of the diameter of

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the filter itself. The claim will be acceptable if corrected to read "...(pore) <u>porous</u> filter..." and "... nominal <u>pore</u> diameter between.."

2. Claims 20 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

Regarding claim 20, the phrase "or the like" renders the claim(s) indefinite because the claim(s) include(s) elements not actually disclosed (those encompassed by "or the like"), thereby rendering the scope of the claim(s) unascertainable. See MPEP § 2173.05(d).

### Double Patenting

Claim 23 is objected to under 37 CFR 1.75 as being a substantial duplicate of claim 22. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Applicant is advised that should claim 22 be found allowable, claim 23 will be objected to under 37 CFR 1.75 as being a substantial duplicate thereof. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

# Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims 1,2,5,7,8,11-13,19-26, 30 and 31 are rejected under 35 U.S.C. 102(b) as being anticipated by Pall (US 4,431,545).

Pall (545) discloses a liquid filter, a system and a method (by examples) comprising two filters in series (abstract) with pore dia from 0.1 to 10 microns (col 1:15-25) and 0.1 to 1.0 micron (abstract) and the surface substantially neutral in selected fluids as described within the disclosure of the instant application. The instant application discloses zeta potential of –10 to +10 mV for the "neutral filter". The instant application also shows that the LRV is 3 only when the membrane and the particles have opposite charges (fig 6 and 7). LRV falls below 3 when the membrane and the particles have same charge. The fluid could be aqueous for Pall (545). Pall discloses LRVs >3 (99.99% removal corresponds to an LRV of 4) (abstract). Pall (545) has membrane inherently neutral (col 2: 18-60), and discloses surface modifications (col 7: 10-68), materials such as Polyolefins, fluorinated polymers, acrylic acid and acrylate surface modifiers (col 8: 38-55). The surface IEP with pH of Pall (545) filter is described as neutral to changing from positive to negative (col 5:55-65).

# Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

<sup>(</sup>a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

The factual inquiries set forth in Graham v. John Deere Co., 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:

- Determining the scope and contents of the prior art. 1.
- Ascertaining the differences between the prior art and the claims at issue. 2.
- Resolving the level of ordinary skill in the pertinent art. 3.
- Considering objective evidence present in the application indicating obviousness or 4. nonobviousness.
- 1. Claims 3,4,6,9,10, and17 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pall (545) in view of Pall (US 4,617,124).

Pall (545) discloses a liquid filter, a system and a method (by examples) comprising two filters in series (abstract) with pore dia from 0.1 to 10 microns (col 1:15-25) and 0.1 to 1.0 micron (abstract) and the surface substantially neutral in selected fluids as described within the disclosure of the instant application. The instant application discloses zeta potential of -10 to +10 mV for the "neutral filter". The instant application also shows that the LRV is 3 only when the membrane and the particles have opposite charges (fig 6 and 7). LRV falls below 3 when the membrane and the particles have same charge. The fluid could be aqueous for Pall (545). Pall discloses LRVs >3 (99.99% removal corresponds to an LRV of 4) (abstract). Pall (545) has membrane inherently neutral (col 2: 18-60), and discloses surface modifications (col 7: 10-68), materials such as Polyolefins, fluorinated polymers, acrylic acid and acrylate surface modifiers (col 8: 38-55). The surface IEP with pH of Pall (545) filter is described as neutral to changing from positive to negative (col 5:55-65).

Pall (545) is silent on the actual values of the zeta potential, stating simply that it should be less than 20 mV. Pall (124) teaches the values of the "positive" filter as less than 10 mV, or even less than 5 mV (Tables IV-VI). It would be obvious to one of ordinary skill in the art at the time of

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invention to use Pall (124) teachings to have a filter, filtering system or a method of filtration wherein the filter surface Zeta potential is between –5 and +5 mV, or close to being neutral to selective liquids and pH range for the Pall (545) two-filter in series system. One of ordinary skill in the art at the time of invention could chose such a filter or system as alternate but equivalent product and/or system.

Claim 17: Pall (545) does not disclose cellulosic materials for the filter. However, one of ordinary skill in the art at the time of invention would know that cellulosic materials could be used as alternate and would be equivalent to the materials Pall (545) teaches.

2. Claims 14,15 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pall (545) or Mayhan (US 4,311,573).

Pall (545) discloses a liquid filter, a system and a method (by examples) comprising two filters in series (abstract) with pore dia from 0.1 to 10 microns (col 1:15-25) and 0.1 to 1.0 micron (abstract) and the surface substantially neutral in selected fluids as described within the disclosure of the instant application. The instant application discloses zeta potential of –10 to +10 mV for the "neutral filter". The instant application also shows that the LRV is 3 only when the membrane and the particles have opposite charges (fig 6 and 7). LRV falls below 3 when the membrane and the particles have same charge. The fluid could be aqueous for Pall (545). Pall discloses LRVs >3 (99.99% removal corresponds to an LRV of 4) (abstract). Pall (545) has membrane inherently neutral (col 2: 18-60), and discloses surface modifications (col 7: 10-68), materials such as Polyolefins, fluorinated polymers, acrylic acid and acrylate surface modifiers (col 8: 38-55). The surface IEP with pH of Pall (545) filter is described as neutral to changing from positive to negative (col 5:55-65).

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Pall (545) fails to disclose cross-linking or grafting modification to the filter surface. Mayhan (573) teaches such modifications. It would be obvious to one of ordinary skill in the art at the time of invention to use the Mayhan (573) teachings to modify the surface of the Pall (545) filters as alternate but equivalent product compared to the instant application for equivalent function.

3. Claims 16 and 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pall (545) in view of McRay (US 5,582,725).

Pall (545) does not disclose ceramics or metals as the filter media. McRay (725) discloses ceramics and metals as filter media (col 2:20-33). One of ordinary skill in the art at the time of invention could chose metal or ceramic materials as alternate but equivalent to the materials in Pall (545) teachings for the filters, and the metals could be stainless steel, etc.

4. Claims 27, 28 and 29 are rejected under 35 U.S.C. 103(a) as being unpatentable over Pall (545) in view of Alder (US 5, 922,612).

Pall (545) does not disclose a cross-linker and a photo initiator with the acrylic acid surface modification. Alder (612) teaches such cross-linking reactions with photo initiators and N-N methylene bis acrylamide for formation of hydrophilic polymer films. One of ordinary skill in the art at the time of invention could chose the teachings of Adler (612) to obtain surface modified filters for use as taught by Pall (545) as an alternate but equivalent filter having equivalent function.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

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1. Ohmura (US 6,312,950), blood filter with a stack of filters in series showing zeta potential effects

- 2. Raghavan (US 5,531,900), microporous PVdF filter with Zeta potential effects
- 3. Onodera (US 5,407,581): negatively charged membranes

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Krishnan S Menon whose telephone number is 703-305-5999. The examiner can normally be reached on 8:00-4:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wanda L Walker can be reached on 703-308-0457. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9310 for regular communications and 703-872-9311 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0661.

Krishnan S. Menon Patent Examiner July 1, 2002

